

In the United States District Court
 for the Middle District of Alabama

James G. Huffman,
 Plaintiff

2007 JUL 15 3 A 9:51

Southern Health
 Services, Defendant
 Defendants

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2:06-cv-748-
 MEF

Motion for Time Extension

Comes now your Plaintiff, James G. Huffman, pro se, and would move the Honorable District Court to grant him an extension of time in which to file a response to the Defendant's Special Report and Answer for these reasons as listed below:

1. Your Plaintiff was transferred to his present location of the Montgomery County Detention Facility from his previous locale of the Autauga Metro Jail on November 30, 2006.
2. Due to this transfer your Petitioner has been unable to receive a copy of the Defendants' Special Report and Answer until he received such on December 18TH 2006 at his new locale.

3. Your Petitioner's legal work was confiscated by the Montgomery County Detention Facility on his arrival on

November 30th, 2006 and he has been unsuccessful in getting it back into his possession as of this date, therefore he is at a terrible disadvantage as his research materials are not in his possession which puts him in another problematic position as he is a pro se litigant.

4. Your Plaintiff would request he be allowed until January 2nd, 2007 to submit his affidavit as well as his reply to the Defendant's Special Report and answer due to these sets of extraordinary circumstances.

Wherefore These Premises Considered, your Plaintiff would move the Honorable District Court for this relief as well as all other relief the Court deems available to him as a pro se litigant.

For This Use Forever Pray.

Respectfully Submitted,
James G. Huffman 7074
MCPT - Box 4599
Montgomery, Alabama
36103

Certificate of Service

I, James S. Huffman do hereby certify that I have delivered a copy of the foregoing motion to the United States District Court by placing the same in the U.S. mail properly addressed to the office of the Clerk - P.O. Box 711 - Montgomery, AL 36101-0711 with proper postage prepaid and affixed this 20th day of December 2006. I also have delivered a copy of the same to the entities below by the same method this same day of December 20th, 2006.

1. Lanier Ford, Shaver & Payne, P.C.
P.O. Box 2037
Huntsville, AL 35804

2. Mr. Dowell, Dault & Mr. Dowell LLC
145 West Main
Steel. Prattville,
Alabama 36067

James S. Huffman #70774
Plaintiff - Pro Se
MCDF - P.O. Box 4599
Montgomery, Alabama
36103